## FORM TO BE USED BY A PRISONER IN FILING A COMPLAINT UNDER THE CIVIL RIGHTS ACT, 42 U.S.C. § 1983

In the United States District Court For the Western District of Michigan		04 MAY 10 PH 3: 07	
Joseph Marion Head Juni		THE STATE OF THE THE PROPERTY OF THE PROPERTY	
Federal Medical Center	Devens	Service Hall Mich	
Manss, N-1		1:04 CV0 3 13	
(Enter above the full names of all plaintiffs, in	ncluding prisoner number, in this action.)	Richard Alan Enslen	
v. Each Governmental Emplo	oyee libale relating	U.S. District Judge	
Hereto		Ellen S. Carmody U.S. Magistrate Judge	
And David L. Winn-	- Warden		
(Enter above the full name of the defendant of			

## Instructions for Filing a Complaint by a Prisoner Under the Civil Rights Act, 42 U.S.C. § 1983

This packet includes three copies of a complaint form. To start an action, you must file an original complaint and one copy for the court. You should also keep an additional copy of the complaint for your own records. All copies of the complaint must be identical to the original. If the court determines that the complaint should be served on one or more defendants, the court will specifically order you to provide further copies for this purpose. Until ordered to do so, do not submit to the court copies of the complaint or exhibits for purposes of service on defendants. The clerk of the court will not file your complaint unless it conforms to these instructions and to these forms.

In order for this complaint to be filed, it must be accompanied by the filing fee of \$150.00. In addition, the United States Marshal will require you to pay the cost of serving the complaint on each of the defendants.

If you are unable to prepay the filing fee and service costs for this action, you must petition the court to proceed in forma pauperis by completing and signing the attached affidavit in support of application. You must also have an authorized officer at the penal institution complete the certificate as to the amount of money and securities on deposit to your credit in any account in the institution. If the court grants you leave to proceed in forma pauperis, you will still be required to pay the \$150.00 filing feethrough an initial partial filing fee and through monthly installments.

Your complaint must be legibly handwritten or typewritten. You, the plaintiff(s), must sign and date the complaint on the lastpage. If you need additional space to completely answer a question, you must attach additional pages.

Your complaint can be brought in this court only if one or more of the named defendants is located within this district. Further, you must file a separate complaint for each claim that you have unless they are all related to the same incident or issue.

You are required to furnish, so that the United States Marshal can complete service, the correct name and address of each person you have named as defendant. A PLAINTIFF IS REQUIRED TO GIVE INFORMATION TO THE UNITED STATES MARSHAL TO ENABLE THE MARSHAL TO COMPLETE SERVICE OF THE COMPLAINT UPON ALL PERSONS NAMED AS DEFENDANTS.

You will note that you are required to give facts. THIS COMPLAINT SHOULD NOT CONTAIN LEGAL ARGUMENTS OR CITATIONS.

When these forms are completed, mail the original and copies to the Clerk of the United States District Court for the Western District of Michigan at any of the addresses below:

U.S. District Court 399 Federal Building 110 Michigan St., NW Grand Rapids, MI 49503 U.S. District Court 229 Federal Building P.O. Box 698 Marquette, MI 49855 U.S. District Court B-35 Federal Building 410 W. Michigan Ave. Kalamazob, MI 49007 U.S. District Court 113 Federal Building 315 W. Allegan Lansing, MI 48933

## COMPLAINT

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CAUTION: The Prison Litigation Reform Act has resulted in substantial changes in the ability of incarcerated individuals to initiate lawsuits in this and other federal courts without prepayment of the required \$150 filing fee. Accurate and complete responses are required concerning your litigation history. Generally, a plaintiff's failure to accurately and completely answer the questions set forth below will result in denial of the privilege of proceeding in form a pauperis and require you to pay the entire \$150 filing fee regardless whether your complaint is dismissed.

proce is dis	eding in form a pauperis and require you to pay the entire \$150 filing feeregardless whether your complaint missed.
Α.	Have you ever filed a lawsuit while incarce rated or detained.
В.	If your answer to question A was yes, for each lawsuit you have filed you must answer question 1 through 5 below.  Attach additional sheets as necessary to answer questions 1 through 5 below with regard to each lawsuit.
	<ol> <li>Identify the court in which the lawsuit was filed. If it was a state court, identify the county in which the suit was filed. If the lawsuit was filed in federal court, identify the district within which the lawsuit was filed.</li> </ol>
	U.S.D.Ct.W.D.(NC) Asheville Division
	2. Is the action still pending? Yes □ No ☑
	a. If your answer was no, state precisely how the action was resolved: Dismissed, etc., over
	1500 law suits, dismissed.
	3. Did you appeal the decision? Yes ♀ No□
	4. Is the appeal still pending? Yes □ No ⊠
	a. If not pending, what was the decision on appeal? See records of the fourth circuit
	court of appeals, in VA.
•	5. Was the previous lawsuit based upon the same or similar facts asserted in this lawsuit? Yes No R  If so, explain: See all prior complaints ect relating thereto
II. Place of	Present Confinement Federal Medical Center Devens, Ayer, Mass
	ce of present confinement is not the place you were confined when occurrence that is subject of instant lawsuit arose, he place you were confined: See records of F.M.C. Devens
III. Exhaustion o	f Administrative Remedies
below will DOCUM	N: You are required by federal law to exhaust your available remedies on any action brought with pail, prison, or other correctional facility conditions prior to bringing an action under 42 U.S.C. § 1983 ner federal law. Once again, fallure to provide complete and accurate answers to the questions set forth likely result in denial of the privilege of proceeding in forma pauperis. ATTACH COPIES OF ALL ENTS EVIDENCING EXHAUSTION OF REMEDIES.
A. Is you	ir place of confinement a facility operated by the Michigan Department of Corrections? Yes 🗌 No 💂
B. If you	r answer to A was yes, did you file a grievance concerning the facts set forth in this and the set of the set
4. 11	your answer is no, explain why a grievance was not filed: See Records of Fodors 3 Mars.
· .	Devens in Ayer, Mass.
4. 11	your answer is no, explain why a grievance was not filed: See Records of Federal Medical Devens in Ayer. Mass.

## COMPLAINT

	2.	If your answer is yes, list the grievance number(s) and the date listed as "Today's Date" box on the Prisoner/Corrections Client Grievance Form:
		See Records of Federal Medical Center Devens
	3.	What was the decision upon your grievance at Step I? No reply, or , see records
C.	If y	our answers to A and B are yes, did you appeal the Step I decision? Yes No 🛱
	1.	If your answer above was yes, what was the Step II decision? See records of Federal Medical
		Center Devens
		Did you appeal to Step III? Yes □ No ☑
		If your answer above was yes, what was the decision at Step III?
<b>D</b> . 1	Doe	s your complaint concern a misconduct charge filed against you? Yes . No .
1	<b>l</b> .	Did you have an administrative hearing on the misconduct charge? Yes \(\Boxed{\text{No } \Boxes\$}\)
	٠	If yes, what was the hearing officer's decision? See records at Federal Medical Center
		DevensDevens
2	!. ·	Did you request an administrative rehearing? Yes 🗆 No 🔛
		If you did request an administrative rehearing, what was the decision rendered upon rehearing?
3		After rehearing, did you appeal the decision in one of the circuit courts for the State of Michigan? Yes No 戻
	b	Did you appeal the decision of the circuit court? Yes No X
	I	f yes, state the decisions of the Michigan Court of Appeals and Michigan Supreme Court:
		r claim concerns confinement within a facility not operated by the Michigan Department of Corrections, please state in detail ps you have taken to exhaust your available state remedies prior to filing this lawsuit:
in	В	ed cop outs , Petition, Motions Complaints, there was a Hearing
Se	<u> </u>	have taken any other steps to exhaust your state remedies, please describe in detail what steps you have taken:
		records at Federal Medical Center Devens, Mass.
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IV. Parties
In Item A below, place your name in the first blank and place your present address in the second blank. Do the same for addition plaintiffs, if any.
A. Name of Plaintiff Joseph Marion Head Junior, #17549-056
Address Federal Medical Center Devens, Mass.
In Item B below, place the full name of the defendant in the first blank, his or her official position in the second blank and his or place of employment in the third blank. Use Item C for the names, positions and place of employment of all additional defendants Attach extra sheets as necessary. State whether your are suing each defendant in an official or personal capacity.
B. Defendant See records, as liable heretoemployed as
at
C. Additional Defendants <u>See records, as liable hereto</u>
. Statement of Claim
State here, as briefly as possible, the facts of your case. Describe how each defendant is personally involved. Include also, the na of other persons involved, dates and places. Do not give any legal arguments or cite any cases or statutes. If you intend to allegate any cases or statutes and set forth each claim in a separate paragraph. Use as much space as you need. Attach extra sheets if necessary.
Employees as Federal Medical Center Devens, Mass, failed to provide
plaintiff habeas corpus, forms and legal assistance when all itself
- them that he was kidnaped, further did not let plaintiff use
law library nor receive mail from a brother in VA. further they
had petitioner filed to committ and medicate plaintiff by force.
For a while they would not allow plaintiff to have paper etve, nor
pencil nor postage stamps, and did not provide the contraction
and medicial care required by federal law, U.S. constitution and
and and

human rights and still don't to plaintiff, at one month plaintiff
received only one little peace of soap in 30 days, 4 months with no
clean socks, 3 months no clean twall, this happen 2 times it has
been 5 months now from last time given a wash cloth. plaintiff not
allowed his personal property, but two weeks ago sold items from
- canteen.
I. Relief
State briefly and precisely what you want the court to do for you.
In part apply this as hebeas corpus and order court release of
plaintiff and all nouns females they have locked up relating to
plaintiff. as civ. relief, apply Fed. R. 57 civ. Proc. to all prior
records relating to plaintiff, further order the maximum relief and
release authorized, required, entitled by laws
Older Plaintiff Paid At Least One Billion Dollors
Tax Free
5-5-04
Date Joseph Marion Hear Junion Signature of Plaintiff

The failure of a pro se litigant to keep the court apprized of an address thange may be considered cause for dismissal.

NOTICE TO PLAINTIFF(S)